of Education shall receive the sum of \$200.00 annually for such traveling and other expenses. In Frederick County and Worcester County each member of the board of education shall receive the sum of \$500.00 annually for such traveling and other expenses. In Worcester County, each member of the board of education shall receive the sum of six hundred dollars (\$600.00) annually, and the chairman shall receive the sum of eight hundred dollars (\$800.00) annually, for such traveling and other expenses. In Queen Anne's County each member of the Board of Education shall receive the sum of \$250.00 annually for such traveling and other expenses. In Wicomico and Garrett counties each member of the board of education shall receive the sum of \$200.00 annually for such traveling and other expenses. In Washington and Carroll counties each such member of the board of education shall receive the sum of \$300.00 annually for such traveling and other expenses and in Carroll County payments on this allowance shall be made semiannually. In Howard County each member of the Board of Education shall receive the sum of \$400.00 annually for such traveling and other expenses.

SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1969.

Approved May 14, 1969.

CHAPTER 776 (House Bill 1444)

AN ACT to repeal and re-enact, with amendments, Section 8(c) (5) of Article 95A of the Annotated Code of Maryland (1964 Replacement Volume, and 1968 Supplement), title "Unemployment Insurance Law," subtitle "Contributions," amending the successorship provision so that more than one employing unit may succeed to a proportionate share of a predecessor's payroll record and benefit charges when the predecessor transfers all of his business or substantially all of his assets.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 8(c)(5) of Article 95A of the Annotated Code of Maryland (1964 Replacement Volume, and 1968 Supplement), title "Unemployment Insurance Law," subtitle "Contributions," be and it is hereby repealed, and re-enacted, with amendments, to read as follows:

8.

(c) (5) If an employer subject to this article shall transfer to another employing unit, or other employing units by sale or otherwise, his entire organization, trade, or business, or substantially all the assets thereof, and such transfer constitutes a transfer of such employer's employing enterprise as a going concern, the Executive Director shall combine the experience rating records of the two employing units and shall for purposes of rate determination transfer to the successor employer [all of] the payroll record and the benefit charges of the predecessor. In the event the predecessor remains in business and has employment after the date of the